

## Message Text

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ACTION IO-10

INFO OCT-01 AF-06 ARA-06 EA-06 EUR-12 NEA-10 ISO-00

CIAE-00 DODE-00 PM-03 H-02 INR-07 L-03 NSAE-00 NSC-05

PA-01 PRS-01 SP-02 SS-15 USIA-06 OMB-01 SAM-01 XMB-02

TRSE-00 COME-00 EB-07 /107 W  
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FM USMISSION USUN NEW YORK

TO SECSTATE WASHDC 967

INFO AMEMBASSY LONDON

AMEMBASSY PRETORIA

AMEMBASSY PARIS

AMCONSUL CAPETOWN

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E.O. 11652: N/A

TAGS: PFOR, UN, RH, UK

SUBJECT: RHODESIAN SANCTIONS COMMITTEE MEETING 3 JULY

REF: USUN 3171

1. PRINCIPAL SUBJECT DISCUSSED AT SANCTIONS COMMITTEE MEETING 3 JULY WAS WP 177(THE EXPANSION OF SANCTIONS AGAINST SOUTHERN RHODESIA). PRIOR TO MEETING US AND UK REPS DETERMINED THAT MOOD OF MILITANT MEMBERS OF COMMITTEE WOULD MAKE IT IMPOSSIBLE IN OPEN MEETING TO AGREE ON ANY LANGUAGE REGARDUNG THE EXPANSION OF SANCTIONS. WE, THEREFORE, JOINTLY SUGGESTED TO THE TANZANIAN REP THAT IF COMMITTEE WAS TO PRODUCE ANY VIABLE RECOMMENDATION TO THE SECURITY COUNCIL INFORMAL CONSULTATIONS WOULD BE REQUIRED TO DEVELOP LANGUAGE WHICH WOULD BE BOTH ACCEPTABLE TO US AND UK ON ONE HAND AND THE NONALIGNED MEMBERS ON THE OTHER. HE AGREED, AND ALTHOUGH THIS WAS NOT MENTIONED IN OPEN COMMITTEE, SEVERAL DELEGATES, INCLUDING TANZANIA SWEDEN, FRANCE AND THE CAMEROONS, URGED BEHIND THE SCENES

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WORK IN ARRIVING AT RECOMMENDATIONS WHICH WOULD BE ACCEPTABLE.

THERE IS PRESSURE BY THE NONALIGNED TO PRODUCE AGREED RECOMMENDATIONS AND SEND THEM TO THE SECURITY COUNCIL PRIOR TO THE SEVENTH SPECIAL SESSION.

2. DURING DISCUSSION OF WP 177, THE CHAIRMAN (COSTA RICA) OBTAINED AGREEMENT FROM THE COMMITTEE THAT THE WORKING PAPER WOULD BE CONSIDERED A PRIVILEGED COMMITTEE DOCUMENT, AND WOULD ONLY BE USED FOR REFERENCE BY THE COMMITTEE. THE UK, US AND TANZANIA ALL SPOKE IN FAVOR OF PREVENTING THE DIFFICULT PARTS OF THE TEXT FROM BEING USED IN THE COMMITTEE AS THE BASIS FOR DEVELOPING CONSENSUS SUGGESTIONS. HOWEVER, THE TANZANIAN AND CAMEROONIAN REPS STRESSED THEIR DESIRE THAT THE BASIS FOR DISCUSSION SHOULD BE THOSE SUGGESTED. THEIR DESIRE THAT THE BASIS FOR DISCUSSION SHOULD BE THOSE SUGGESTED BY IRAQ (SEE PARA 20 OF WP 177) WHICH INCLUDE ISOLATING RHODESIA COMMUNICATIONWISE, THE ILLEGALITY OF GRANTING FRANCHISES AND TRADE NAMES TO SOUTHERN RHODESIA, AND TO EXTEND SANCTIONS AGAINST INSURANCE COMPANIES INSURING GOODS TO AND FROM SOUTHERN RHODESIA. WE WILL NEXT DISCUSS THIS PAPER ON 17 JULY WHEN IT IS HOPED THAT SOME AGREED LANGUAGE CAN BE TABLED BY GUYANA OR SWEDEN.

3. ALTHOUGH WP 163 (IMMIGRATION, TOURISM AND SPORTING EVENTS) AND WP 174 (INTERLINE AGREEMENTS) WERE ON THE AGENDA, THEY WERE POSTPONED BECAUSE THE IRAQI REP WAS ABSENT.

4. UNDER OTHER BUSINESS, THE COMMITTEE AGREED TO DISCUSS CASES TO 10 JULY MEETING, GENERAL SUBJECTS AT 17 AND 24 JULY MEETINGS AND AGAIN CASES ON 31 JULY. IT FURTHER AGREED THERE WOULD ONLY BE TWO MEETINGS IN AUGUST, THE 7TH AND 28TH, AND BOTH THESE MEETINGS WOULD BE DEVOTED TO CASES. THE UK READ OUT A STATEMENT DELIVERED IN THE HOUSE OF COMMONS ON 2 JULY REGARDING PROGRESS IN SOUTHERN AFRICA, CITED A COURT CASE WHERE A UK FIRM WAS PROSECUTED AND ANNOUNCED WITHDRAWAL OF THE "BEIRA PATROL".  
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